## United States Bankruptcy Court Eastern District of Wisconsin

| In re          | Faith Huffman  | Case No.                            |                               |
|----------------|--|-------------------------------------|-------------------------------|
|                | Debtor(s)  | Chapter                             | 13                            |
|                | CHAPTER 13 PLAN  |                                     |                               |
|                | NOTICES  |                                     | • .                           |
| Bankı          | CE TO DEBTORS: This plan is the model plan as it appears in the Apruptcy Court for the Eastern District of Wisconsin on the date this pla<br>LTERED IN ANY WAY OTHER THAN WITH THE SPECIAL PROVISIONS  | n is filed. Th                      | IIS FORM PLAN MAY NOT         |
| V              | A check in this box indicates that the plan contains special provision   | s set out in S                      | Section 10 below.             |
| and d<br>an ob | CE TO CREDITORS: YOUR RIGHTS WILL BE AFFECTED BY THIS PL<br>iscuss it with your attorney. If you oppose any provision of this plan you me<br>jection will be in a separate notice. Confirmation of this Plan by the Court<br>han the full amount of your claim and/or a lesser interest rate on your claim | ust file a writte<br>may modify yo  | n objection. The time to file |
|                | nust file a proof of claim in order to be paid under this Plan. Payment<br>ct to the availability of funds.  | ts distributed                      | by the Trustee are            |
|                | THE PLAN   |                                     | •                             |
| Debto          | r or Debtors (hereinafter "Debtor") propose this Chapter 13 Plan:  |                                     |                               |
| 1. S           | ubmission of Income.   |                                     |                               |
|                | btor's annual income is above the median for the State of Wisconsin.<br>btor's annual income is below the median for the State of Wisconsin.   |                                     |                               |
|                | (A). Debtor submits all or such portion of future earnings or other futur (hereinafter "Trustee") as is necessary for the execution of this Plan.  | e income to th                      | ne Chapter 13 Trustee         |
|                | (B). Tax Refunds (Check One):  |                                     |                               |
|                | <ul> <li>☑ Debtor is required to turn over to the Trustee 50% of all net federal a during the term of the plan.</li> <li>☑ Debtor will retain any net federal and state tax refunds received during the term of the plan.</li> </ul>   |                                     |                               |
| from (         | Plan Payments and Length of Plan. Debtor shall pay the total amount heck one) ☑ month ☐ week ☐ every two weeks ☐ semi-monthly to Truscheck one) ☑ Debtor ☐ Joint Debtor or by ☐ Direct Payment(s) for the pan may be less if all allowed claims in every class, other than long-term cla                   | stee by 🗹 Per<br>eriod of <u>60</u> | _ months. The duration of     |
| ☐ If c         | hecked, plan payment adjusts as indicated in the special provisions locate   | ed at Section 1                     | 0 below.                      |

| 3. Claims Generally. The amore belief. Creditors may file a proof confirmation.    | unts listed for claims in<br>of claim in a different amo     | this Plan are based<br>unt. Objections to cla     | upon Debtor's best estimate and ims may be filed before or after   |
|--|--|---|--|
| The following applies in the   | nis Plan:  |   |  |
| CHECK A BOX FOR EAR  | CH CATEGORY TO INDI  | CATE WHETHER TH                                   | IE PLAN OR THE PROOF OF CLAIM  |
|  |  | Plan Controls                                     | Proof of Claim Controls  |
| A. Amount of I   | Debt   |   | <u> </u>   |
| B. Amount of A   | Arrearage  |   |  |
| C. Replaceme   | nt Value - Collateral  | V   | Ī  |
| D. Interest Rat  | e - Secured Claims   | <u> </u>  |  |
| FAILURE TO CHECK A I   | BOX UNDER A CATEGO<br>I WILL CONTROL FOR 1                   | RY IN THIS SECTION                                | N WILL MEAN THAT A PROPERLY<br>ING SUB-PARAGRAPH OF THE PLAN.  |
| <ol> <li>Administrative Claims. Trus set forth below, unless the holder</li> </ol> | tee will pay in full allowed<br>of such claim or expense     | administrative claims<br>has agreed to a differ   | and expenses pursuant to 507(a)(2) as ent treatment of its claim.  |
| (A). Trustee's Fees. Tru<br>United States Trustee, no                              | ustee shall receive a fee fo<br>t to exceed 10% of funds i   | or each disbursement<br>received for distribution | , the percentage of which is fixed by the  |
| amount of \$\frac{\pi}{2} \qquad was   | paid prior to the filing of th<br>2) and 1326(b)(1), any tax | e case. The balance                               | filing the petition is \$\frac{3500}{2500}. The of \$\frac{3500}{2500} will be paid through the eceived by the trustee will first be used to |
|  | -  | ministrative Claims:                              | \$ 5315  |
| 5. Priority Claims.  |  |   |  |
| (A). Domestic Support  | Obligations (DSO)  |   |  |
| ✓ If checked, Debt   | - , ,  | cipated DSO arreara<br>ental unit.                | ge claims or DSO arrearage claims  |
| recoverable by a government of the paid 507(a)(1) will be paid                     | /emmental unit. Unless o                                     | therwise specified in<br>S.C. 1322(a)(2).  A DS   | SO arrearage claims assigned, owed or this Plan, priority claims under 11 U.S.C. SO assigned to a governmental unit                          |
| (a) DSO Creditor Name and Addre  | ess (b) Estima   | ted Arrearage Claim                               | (c) Total Paid Through Plan  |
|  |  |   |  |
|  | \$   |   | \$.  |
| Totals   | \$ 0   |   | \$ 0   |
| (B). Other Priority Clain  | ns (e.g., tax claims). The                                   | se priority claims will                           | be paid in full through the plan.  |
| a) Creditor  |  | ,,  | (b) Estimated claim  |
| RS   |  | 7200  | (b) Estimated C(alm  |
| · · · · · · · · · · · · · · · · · · ·  |  | \$  |  |
| otals:   |  | \$ <b>7</b> 200                                   |  |
| Total Priority Claims to b   | e paid through plan: $\frac{5}{2}$                           | <u> </u>  |  |

| payment of to<br>value, as of | Claims. The holder of a<br>the underlying debt dete<br>the effective date of the<br>n the allowed amount of | rmined under no<br>plan, of property  | on-bankrupto   | y law or d  | ischarge under Sectio   | on 1328. The   |  |  |
|-------------------------------|---|---|--|---|---|--|--|--|
| (A).                          | Claims Secured by Per   | sonal Property.   |  |   |   |  |  |  |
|                               | ☐ If checked, The Debt retain. Skip to 6(B).  | or does not have  | claims secur   | ed by perso   | onal property which del   | otor intends to  |  |  |
|                               | ☑ If checked, The Debtor has claims secured by personal property which debtor intends to retain.            |   |  |   |   |  |  |  |
|                               | (i). Adequate protection payments. Upon confirm The Trustee shall make the 1326(a)(1)(C):                   | ation the treatme   | ent of secured   | claims will   | be governed by Parag  | raph (ii) below.   |  |  |
| (a) Creditor                  |   | (b) Collateral  |  |   | (c) Monthly Ad  | dequate protection payment amount  |  |  |
| Landmark Ci                   | redit Union   | 2007 Cadillac   | DTS  |   | 100   |  |  |  |
| Landmark Ci                   | redit Union   | 2005 Chevy Ex   |  |   | 100   |  |  |  |
|                               |   |   |  |   |   | · · · · · · · · · · · · · · · · · · ·  |  |  |
| ·                             |   |   |  |   | \$  |  |  |  |
|                               |   |   | Total monthly adequate protection payments:  |   |   |  |  |  |
| (a) Creditor                  | Skip to (b).  If checked, the D Claims listed in this s vehicle; (2) which del vehicle is for the pers      | e paid as set forth  Full Payment  ebtor has no secure  ebtor has secure  ubsection consist  of was incurred we  conal use of the di  di within 1 year of | of Debt Required claims whice tof debts (1) stitling 910 days lebtor; OR, if the contraction of the contract | raphs (a) au<br>ired.<br>hich require<br>h require fu<br>secured by<br>s of filing the<br>he collatera<br>25(a)(5). A | e full payment of the ur<br>Il payment of the unde<br>a purchase money sec<br>e bankruptcy petition; a<br>al for the debt is any ot<br>fter confirmation the Tr | nderlying debt.  rlying debt.  curity interest in a and (3) which her thing of value, ustee will pay the |  |  |
| (a) Creditor                  | (b) Conateral   | Date  | Amount   |   | (f) Estimated<br>Monthly Payment  |  |  |  |
|                               |   | <del></del>   |  |   |   |  |  |  |
| -                             |   | <del>'                                    </del>  |  |   |   | <u> </u>   |  |  |
|                               | \$ \$   |   |  |   |   |  |  |  |
| TOTALS                        |   | ,   | \$0  |   | \$0   | \$0  |  |  |
|                               |   |   |  |   |   |  |  |  |

| (a) Creditor                | (b) Collateral   | (c) Purchase<br>Date   | (d)<br>Replacement<br>Value/Debt  | (e) Interest<br>Rate   | (f)Esti<br>Monthly Pa   | Totai Pa<br>Throu  |
|-----------------------------|--|--|---|--|---|--|
| Landmark CU                 | 07 Cadillac DTS  | 2009   | 10567   | 5.25   | 201   | 12060  |
| _andmark CU                 | 05 Chevy Express   | 2008   | 6510  | 5.25   | 124   | 7440   |
|                             | <u> </u>   |  | •   |  | \$  | \$   |
| TOTALS                      |  |  | \$<br>\$ 17077  |  | \$ 325  | \$ 19500   |
|                             |  |  |   |  |   |  |
|                             | ordinarily come due. T provided for under the  | hese regular mon<br>loan documents,  | are due beginning   | ments, which<br>the first due  | may be adjusted   | d up or down as  |
| (a) Creditor                | ordinarily come due. T   | hese regular mon<br>loan documents,<br>h thereafter, unles   | ithly mortgage pay<br>are due beginning<br>s this Plan provide  | ments, which<br>the first due  | may be adjusted   | d up or down as  |
|                             | ordinarily come due. T provided for under the  | hese regular mon<br>loan documents,  | ithly mortgage pay<br>are due beginning<br>s this Plan provide  | ments, which<br>the first due  | may be adjusted   | d up or down as  |
|                             | ordinarily come due. T provided for under the  | hese regular mon<br>loan documents,<br>h thereafter, unles<br>(b) Property desc  | ithly mortgage pay<br>are due beginning<br>s this Plan provide  | ments, which<br>the first due  | may be adjusted   | d up or down as  |
| (a) Creditor<br>Wells Fargo | ordinarily come due. T provided for under the  | hese regular mon<br>loan documents,<br>h thereafter, unles<br>(b) Property desc  | ithly mortgage pay<br>are due beginning<br>s this Plan provide  | ments, which<br>the first due  | may be adjusted   | d up or down as  |
|                             | ordinarily come due. T<br>provided for under the<br>continuing each month  | hese regular mon loan documents, thereafter, unles (b) Property described Homestead  | othly mortgage pay<br>are due beginning<br>s this Plan provide<br>cription  rage claim secured a allowed arrearag             | ments, which the first due s otherwise.  d by Real Pro e claim the es                  | may be adjusted date after the ca                                     | d up or down as se is filed and  |
| Wells Fargo (ii)            | ordinarily come due. The provided for under the continuing each month of t | hese regular mon loan documents, in thereafter, unles (b) Property described Homestead stee may pay each ) until paid in full. | othly mortgage pay<br>are due beginning<br>s this Plan provide<br>cription  | ments, which the first due is otherwise.  d by Real Projection the es                  | may be adjusted date after the ca                                     | d up or down as se is filed and  btor will cure payment  (e) Estimated   |
| Wells Farqo<br>(ii)         | ordinarily come due. The provided for under the continuing each month of t | hese regular mon loan documents, in thereafter, unles (b) Property described Homestead stee may pay each ) until paid in full. | othly mortgage pay<br>are due beginning<br>s this Plan provide<br>cription  rage claim secured<br>a allowed arrearag          | ments, which the first due s otherwise.  d by Real Pro- e claim the es                 | may be adjusted date after the case perty that the Destimated Monthly | d up or down as se is filed and ebtor will cure payment  (e) Estimated Total Paid  |
| Wells Fargo (ii)            | ordinarily come due. The provided for under the continuing each month of t | hese regular mon loan documents, in thereafter, unles (b) Property described Homestead stee may pay each ) until paid in full. | athly mortgage pay are due beginning s this Plan provide cription  rage claim secured allowed arrearage (c) Estim Arrearage C | ments, which the first due is otherwise.  d by Real Projection the estated (d) Estated | may be adjusted date after the case perty that the Destimated Monthly | d up or down as se is filed and se is filed an |
| Wells Farqo (ii)            | ordinarily come due. The provided for under the continuing each month of t | hese regular mon loan documents, in thereafter, unles (b) Property described Homestead stee may pay each ) until paid in full. | athly mortgage pay are due beginning s this Plan provide cription  rage claim secured allowed arrearage (c) Estim Arrearage C | ments, which the first due is otherwise.  d by Real Projection the estated (d) Estated | perty that the Destimated monthly Payment                             | d up or down as se is filed and se is filed an |

(b). Secured Claims - Replacement Value.

(b) Collateral to be surrendered

(a) Creditor

| 7.                  | Unsecured Claims.  |  |  |   |  |  |  |  |  |
|---------------------|--|--|--|---|--|--|--|--|--|
| \$ <u>_8</u><br>cla | 89585 . After all other cla  | that the total of general unsecusses have been paid, Trustee less than \$ 985 or | ured debt not separately classif<br>will pay to the creditors with all<br>%, whichever is greater.                                       | fied in paragraph (b) below is<br>lowed general unsecured           |  |  |  |  |  |
|                     | (B). Special classes of unsecured claims:  |  |  |   |  |  |  |  |  |
|                     | Total Unsecu   | ured Claims to Be Paid Throu   | igh the Plan; \$ 985   |   |  |  |  |  |  |
| 8.                  | . Executory Contracts and Unexpired Leases.  |  |  |   |  |  |  |  |  |
|                     | If checked, the Debtor does not have any executory contracts and/or unexpired leases.                                  |  |  |   |  |  |  |  |  |
|                     | contracts and un   | nexpired leases are assumed,<br>tor proposes to cure any defaul                  | racts and/or unexpired leases.<br>and payments due after filing of<br>It by paying the arrearage on the<br>same time that payments are m | of the case will be paid directly<br>ne assumed leases or contracts |  |  |  |  |  |
|                     | (a) Creditor   | (b) Nature of lease or executory contract  | (c) Estimated arrearage claim  | (d) Estimated monthly payment                                       |  |  |  |  |  |
| -                   |  | Oxodatory contact.   | \$   | \$  |  |  |  |  |  |
| _                   |  |  | Totals:\$0   | \$0   |  |  |  |  |  |
| se                  | Upon Confirm Upon Dischar  D. Special Provisions. Notwer forth below. The provision of this plan.                      | rge<br>withstanding anything to the co   | ntrary set forth above, the Plan<br>s there is a check in the notic  | shall include the provisions<br>ce box preceding Paragraph          |  |  |  |  |  |
| fe<br>C<br>2.       | ees shall be paid with all ava<br>Chapter 13 Plan, if any<br>Debtor is paid on a bi-weel<br>The lawsuit regarding dayo | ailable funds after payment of a<br>kly basis.                                   | nds at confirmation. After confi<br>any fixed payments on secured  | irmation, Debtors Attorneys<br>claims as stated in the              |  |  |  |  |  |
|                     | , Dobtor sittorios to surp ure   | second mortgage held by Well   | s Fargo.   | •   |  |  |  |  |  |
|                     | . Dobo, interior to daip the   | second mortgage held by Well   | 's Fargo.  |   |  |  |  |  |  |
|                     | . Dobo, interior to daip the   | second mortgage held by Well   | s Fargo.   |   |  |  |  |  |  |
|                     | . Dobo, interior to our place  | second mortgage held by Well   | is Fargo.  |   |  |  |  |  |  |

- 11. Direct Payment by Debtor. Secured creditors and lessors to be paid directly by the Debtor may continue to mail to Debtor the customary monthly notices or coupons or statements notwithstanding the automatic stay.
- 12. Modification. Debtor may file a pre-confirmation modification of this plan that is not materially adverse to creditors without providing notice to creditors if the Debtor certifies that said modification is not materially adverse to said creditors.

| Date _ | May | 15, | 2012 | Signature | 7 arth necole | Huffman |
|--------|-----|-----|------|-----------|---------------|---------|
|        | 0   |     | 1.   | J         | Debtor        | 00      |

State Bar No.

Joint Debtor

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Chapter 13 Model Plan - as of January 20, 2011